LIBELS FILED: August 13, 1951, Western District of Washington.

ALLEGED SHIPMENT: On or about November 6, 1950, and April 27 and May 15, 1951, from San Francisco and Oxnard, Calif.

PRODUCT: 187 100-pound bags of dried lima beans and 66 100-pound bags of dried small white beans at Seattle, Wash., in the possession of the Ames Terminal Co.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of rodent urine; and, Section 402 (a) (4), they had been held under insanitary conditions whereby they may have become contaminated with filth. The products were adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: On December 5, 1951, the J. R. Green Co., Seattle, Wash., claimant for 2,800 pounds of the dried lima beans, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for the segregation of the fit from the unfit portion, under the supervision of the Food and Drug Administration. 100 pounds were released to the claimant and the remainder utilized in the manufacture of animal feed. On July 29 and November 24, 1952, no claimant having appeared for the remainder of the products, default decrees of condemnation and destruction were entered.

19174. Adulteration of dried white beans. U. S. v. 246 Bags \* \* \*. (F. D. C. No. 31470. Sample Nos. 30254-L, 30256-L.)

LIBEL FILED: August 13, 1951, Western District of Washington.

ALLEGED SHIPMENT: On or about April 30, 1951, from Sacramento, Calif.

PRODUCT: 246 100-pound bags of dried beans at Seattle, Wash., in the possession of the Ames Terminal Co.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent urine; and, Section 402 (a) (4), it had been held under insanitary conditions whereby it may have become contaminated with filth. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: November 24, 1952. Default decree of condemnation. The court ordered that the product be delivered to an institution, for use as animal feed.

19175. Misbranding of fresh mushrooms. U. S. v. John Accorsi & Sons. Plea of guilty. Fine, \$100. (F. D. C. No. 32783. Sample Nos. 26233-L, 26664-L.)

INFORMATION FILED: April 15, 1952, District of Delaware, against John Accorsi & Sons, a partnership, Hockessin, Del.

ALLEGED SHIPMENT: On or about December 6, 1951, and January 17, 1952, from the State of Delaware into the State of New York.

LABEL, IN PART: "Mushrooms 3 Lbs. Net."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents since the baskets of mushrooms contained less than the labeled "3 Lbs. Net."

DISPOSITION: April 24, 1952. A plea of guilty having been entered, the court fined the defendant \$100.